

an amplifier to speakers. Applicant has similar arguments with respect to Group VII which includes claims reciting remote control capabilities, and Group IX comprising I/O capabilities, as well as other Groups.

Applicant notes the Examiner's comment that, upon allowance of the linking claim, claim 1, the restriction requirement as to the linked inventions shall be withdrawn and any dependent claims depending from the then allowable claim 1 will be "entitled to examination", and presumably considered allowable as well.

Therefore, Applicant respectfully requests examination of claim 1 and in addition the claims in Group II comprising claims 3, 29, 30 and 35.

CONCLUSION

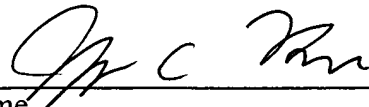
In light of the foregoing amendments and remarks, Applicants submits the application is now in condition for allowance, and an early notice to that effect is requested.

If any fees are due, the Commissioner is authorized to charge said fees to Conley, Rose, & Tayon, P.C. Deposit Account No. 03-2769/5399-00100/JCH.

Also enclosed herewith are the following items:

☒ Return Receipt Postcard

Respectfully submitted,



Name

Reg. No. 35,198

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